			IN	N THE U FOR			ES DIS T OF M			n Feel at the Park to Bridge at the Park to the	FILED ENTERED
MARSHALL METALS TRADING, L.L.C. Plaintiff						C. *				Δل	N 19 2001
						*		safe.			CLERK U.S. DISTRICT COURT PRETRICT OF MARY AND
v.						*	CIV	IL NO.	WMN-	00-576	
MA	XIMA A	ATLAN	NTIC LI	NE, LT	D	*					DOOLDREC.
	Defendant										JAN 2.3 2001
*	*	*	*	*	*	*	*	*	*	*	* AT BALTIMORE CLERK U.S. DISTRICT COURT DISTRICT OF MARYLAND

JUDGMENT BY DEFAULT PURSUANT TO RULE 55 OF THE FEDERAL RULES OF CIVIL PROCEDURE

Appearing from the records in the above-entitled action that an Entry of Default was made on January 22, 2001, as to defendant Maxima Atlantic Line, Lt. based on plaintiffs motion for default judgment and supporting affidavit; it is this 22 day of January, 2001, by the United States District Court for the District of Maryland,

ORDERED AND ADJUDGED that judgment by default be entered in favor of plaintiff, Marshall Metals Trading, L.L.C., against, Maxima Atlantic Line, Ltd., for the sum of \$11,474.73 plus interest of \$2,390.00 and costs of \$150.00 for a total amount of \$14,014.73

United States District Judge

99508 v. (09165 **poors**)